

SENATE OF AUSTRALIA

**THIS LETTER IS ADDRESSED TO ALL 76 SENATORS IN AUSTRALIA.
IT RELATES TO A DISTURBING WRITTEN STATEMENT MADE BY
THE EMBALMER AND SENATOR STEPHEN PARRY (LIB-TAS)**



"Nelson Brothers [Funeral Services; Melbourne, Victoria] had organised for an embalming machine box and a special large equipment case **to be manufactured ready for the incident.** These two containers were the envy of all embalmers and worked extremely well." (p. 112*)

* Stephen Parry. **Port Arthur Massacre – AFDA National Embalming Team – Detailed Report**, appears in the little-known book PORT ARTHUR SEMINAR PAPERS: A record of the Port Arthur Seminar, 11-12 MAR 1997: p. 104-119, Melbourne, Victoria (ISBN 0642271364).

SENATORS: In 2011, Joseph James Waitschat presented a post-graduate thesis to the University of Edinburgh, Scotland. His thesis is titled – THE CANADIAN SENATE: A chamber of sober second thought or an upper house shaped by partisan politics during the first sixty years of Confederation?

The obvious question to arise from this is – What is the situation with the Senate of Australia? In the land down under, is the senate a place where wise senators (Latin *senatus*: literally a council of old (wise) men; today, we say wise people) debate issues of national import in a chamber of "sober second thought"? Or, is the Australian senate a place where partisan politics hold sway for the benefit of political parties? To hell with the people/taxpayers of Australia.

Right now in Australia, an issue of national interest, one having roots deep in the legal system – especially in beautiful Tasmania – is the 1996 incident at Port Arthur. More specifically, the shooting incident there which took the lives of 35 people and wounded 23 others. More specifically, the incident for which there was **NO trial, NO coronial inquest, NO public enquiry, NO royal commission, etc.** More specifically, the incident which resulted in a mentally-handicapped person with an IQ of 66 (lowest 2 percent of population) being isolated (APR-NOV 1996), being denied proper legal representation, being coerced into changing his NOT guilty plea, being wrongly convicted, then being gaoled forever with forced drugging and perpetual despair. This is an issue of national importance – has been for 20 years. It has never been exposed in full, in public, for two decades. This is unacceptable.

People are perplexed and troubled – many are incensed – when they learn that in the land down under, which officially is a nation where the rule of law is supreme, where every person is to have a *fair go*, officials set up a mentally-handicapped *boy-man*, then incarcerated him in total isolation from the outside world (even denying everyone, including his loving mother and sister, their right to visit him in prison) – only to be brought out for the national media to photograph and film him in a cage for the entertainment of hate-filled individuals.

This is what Benny of Brisbane said about this mentally-handicapped *boy-man* on topix.com (22 MAR 2013): "MARTIN BRYANT SHOULD HAVE BEEN PUBLICLY CASTRATED WITH A RUSTY BLUNT KNIFE AN THEN WASHED WITH SULFURIC ACID THEN SENT TO GALLOW." (*sic*; original capitals) And for you wise senators who think 2013 is history, here are a few words which were expressed yesterday on cairnsnews.org (8 MAR 2016 at 3:31 am) from a J: "You're a fucking joke to your entire family & everyone u care about if you believe he's innocent. I lost people to his finger on that trigger. Hes going to burn in hell and so are you. Hope u both get tortured and everyone u care about brutalized & raped... then shot by a dickhead for no reason. Fuck you" (*sic*)

What will Australia's future be with the likes of Benny of Brisbane and of J? Hate has been a big part of Australia since the Whites invaded the place in 1788: *Kill boongs. Kill chinks. Kill poofters. Kill wogs. Kill commos. Kill nogs. Kill Bryant. Kill Moslems. Kill me.* This is Australia's past, present, and probably its future.

And kill at Port Arthur they did. Now if you kill someone, the law says you must be tried. Hard evidence must prove guilt **beyond a reasonable doubt**. You are innocent until you are proved guilty. But in Tasmania things went differently. A mentally-handicapped *boy-man* was condemned (read convicted) in less than 24 hours on radio and television stations. In less than 48 hours, front pages of state and national newspapers screamed THIS IS THE MAN in banner headlines. Hate was the currency. Everything Christian went cold.

There was NO trial with sound well-put arguments. NO evidence was presented to a jury. It was a game played out by the boys in backrooms, with encouragement from John Howard to deny every legal right the bewildered *boy-man* had. Three mongrels (**John Avery, Damian Bugg, William Cox**) manipulated this *boy-man* through a process for which there is NO law in Tasmania on which it can be based. The NOT guilty plea stated repeatedly by Martin Bryant was refused. A guilty plea was obtained by keeping the *boy-man* in illegal isolation for over six months, by coercion, and a by total absence of proper legal representation.

Relevant to this are words of Chester Porter. In his book THE CONVICTION OF THE INNOCENT, this lawyer and noted author says this: "**If a person has an IQ of seventy, it is not very difficult for experienced detectives to persuade him of her to confess to almost anything.**" Martin Bryant's IQ was lower – 66. A coerced confession was used to deny a mentally-handicapped person his rights, his legal innocence, his very life. And the mad mob howled with glee.

Almost 20 years later, this official corruption was presented by Channel 7 as if it confirmed the righteousness of the State. But all it has done is confirm in word and image that **Martin Bryant is innocent**. When injustice is presented as entertainment and a State accepts this, then that State has become malignant.

Witnesses who were at Port Arthur have declared their wish to give evidence at a proper trial. The State is denying them this. The families, relatives, and friends of the victims are still being denied the truth. Justice has been seen NOT to be done. The nation is being lied to and deceived with inaccurate, incomplete, and insulting statements uttered by officials, by the media, and especially by lawyers.

Witnesses who made written statements* have had their words kept from the public because, as has been discovered, many describe exculpatory evidence. An intensive review of statements confirms that allegations made by officials are contradicted by numerous witnesses. Witnesses who say the gunman was NOT Martin Bryant have never been mentioned by the State. Nor do officials want the public to know that Robert & Helene Salzmann (historic site visitors or handlers?) **got into a yellow Volvo with a gunman at the tollbooth** and spoke with him. The State does not want people to know cops wrote that they saw a black-haired female running outside Seascope – naked and screaming – at “6pm” long after the Seascope co-owner (Sally Martin) was dead according to the official narrative. So who was that woman fleeing in terror? Why was she naked? Is she still alive? If she died who killed her? It was not the *boy-man*. It is so obvious that officials do not want all Australians to know about it? (* details in LEAKED DOCUMENTS)

And now we have the national announcement of words uttered by that embalmer who handled the bodies at Port Arthur, and who is your colleague: Stephen Parry, a Liberal Party senator for Tasmania. Parry who admits in a widely unknown book that the funeral services company Nelson Brothers in Melbourne, Victoria, had: “organised for an embalming machine box and a special large equipment case **to be manufactured ready for the incident.**”

This is very disturbing. So if you fail to compel your mate Parry to explain himself and his words by Affidavit, by 16 MAR 2016, it can and will be concluded that:

**You are complicit in the cover-up of criminal facts
related to the 1996 incident at Port Arthur, Tasmania.**

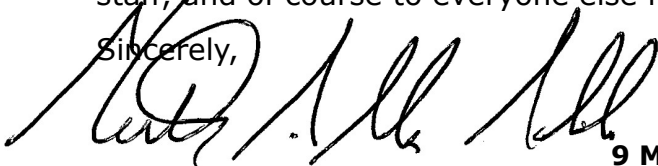
(This will be broadcast nationally & internationally. No way, you’re saying.
Well, never forget that broadcasts by Channel 7 and News Corp Australia
incite hatred and killing. What has the Senate of Australia done about it?)

If Parry’s behaviour and words are completely benign, it will be easy for him to explain himself and his words to all Australians (includes families, relatives, and friends of the victims – note that the majority of those killed [28; 80 percent] were from mainland Australia or New Zealand). This matter is of such national interest, that to avoid it will have repercussions for you and the Senate of Australia.

So now, the people are about to see whether the Australian senate is a chamber of “sober second thought,” or whether it is a body riddled with partisan politics in which the Liberals and Co. will continue to deny truth and justice to all Australians, will continue to cover up for the embalmer/senator in their midst – Stephen Parry.

On request, pdf copies of related documents are available to all of of you, to your staff, and of course to everyone else reading this letter in and out of Australia. ■

Sincerely,



9 MAR 2016

Dr. Keith Allan Noble; author
Unit 72 B, Am Heumarkt 7, 1030 Vienna, Austria t. 43-1-9712401

RELATED DOCUMENTS

SENATE OF AUSTRALIA
related to Stephen Parry
president, Senate of Australia (LIB-TAS)
2016 MAR 9; 4 pp.
free pdf: martinbryantisinnocent@gmail.com

MASSACRE NOTICE
related to Stephen Parry (LIB-TAS)
served on Senate of Australia
2016 MAR 5; 1 p.
free pdf: martinbryantisinnocent@gmail.com

INTERNATIONAL MEDIA RELEASE
related to Stephen Parry (LIB-TAS)
president, Senate of Australia
2016 FEB 26; 1 p.
free pdf: martinbryantisinnocent@gmail.com

SHOW CAUSE NOTICE
served on Stephen Parry (LIB-TAS)
president, Senate of Australia
2016 FEB 24; 1 p.
free pdf: martinbryantisinnocent@gmail.com

LEAKED DOCUMENTS:
Statements of Port Arthur Massacre Witnesses
leaked from DPP Office, Hobart, Tasmania
2015; 112 pp.
free pdf: murder.research@gmail.com

SUBMISSION DOCUMENT TO AUSTRALIAN PRESS COUNCIL:
News Corp Australia Articles Inciting Hatred & Killing
2015 SEP 22: 21 pp.
free pdf: murder.research@gmail.com

THE *WORST* OF BRITISH JUSTICE:
Readings Related to Injustice in Australia
2015 (2nd edition; 796 pp; 100 Authors, 80 Inserts, 66 Readings)
free pdf: BIGWORMBOOKS@gmx.net
paperback: bookfinder.com

MASS MURDER:
Official Killing in Tasmania, Australia
2014 (2nd edition; 720 pp.)
free pdf: BIGWORMBOOKS@gmx.net
paperback: bookfinder.com

Tom Molomby
SPIES BOMBS & THE PATH OF BLISS
1986; 444 pp.
paperback: bookfinder.com

Evan Whitton
OUR CORRUPT LEGAL SYSTEM:
Why Everyone Is a Victim (Except Rich Criminals)
2009; 325 pp.
paperback: bookfinder.com
see: justinian.com.au